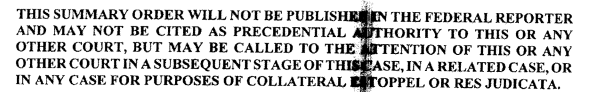
EXHIBIT A

Case 2:05-cv-01861-JS-ARL Document 20-2 Filed 10/23/07 Page 2 of 3 Page Case 2:05-cv-01861-JS-ARL Document 14

MANDATE, STATES COURT OF A

FOR THE SECOND CIR

SUMMARY ORDER



At a stated term of the United States Court of Appened for the Second Circuit, held at the Daniel Patrick Moynihan United States Courthouse, 500 Pd Street, in the City of New York on the 21st day of November, Two Thousand and Six.

PRESENT:

٧.

HON. ROBERT A. KATZMANN, HON. RICHARD C. WESLEY. HON. PETER W. HALL, Circuit Judges.

Michael J. Wang, M.D.,

Plaintiff-Appellant,

United States Medical License Examination Secretariat,

Defendant-Appellee,

Federation of State Medical Boards, National Board of Medical Examiners,

Interested Parties.

Appearing for Plaintiff-Appellant:

Michael J. Wang, pro se, South Setauket, New York

Appearing for Defendants-Appellees:

Silvia A. LeBlanc, Esq. (admission pending)

Morgan, Lewis Bockius, LLP

1701 Market Street

Philadelphia, Pansylvania

A TRUE COPY Thomas W. Asreen, Acting Clerk

Issued as Mandate

Lindsay

ATES COURT OF

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LONG ISLAND OFFICE

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Case 2:05-cv-01861-JS-ARL

Document 14

Filed 01/23/2007

Page 2 of 2

Appeal from the United States District Court for the stern District of New York (Seybert, J.).

UPON DUE CONSIDERATION, IT IS HEREBY PROBLED, ADJUDGED AND DECREED that the judgment of the district court be and it hereby is AFFIRMED.

Plaintiff-appellant Michael J. Wang, pro se, appeals from a judgment of the United States District Court for the Eastern District of New York (Seybert, 1) granting the defendants-appellees' motion to dismiss his action for lack of capacity. We assume the parties' familiarity with the underlying facts and procedural history.

The district court was correct to dismiss Wang's suit, as the named defendant, United States Medical Licensing Examination ("USMLE"), lacked the capacity to sue or be sued under applicable New York state law. See Community Bd. 7 of Barrugh of Manhattan v. Schaffer, 84 N.Y.2d 148, 155-56 (1994). USMLE is neither a business of anization nor a governmental entity, or, for that matter, an organization at all, and is certain an artificial entity, i.e. not a natural person. There is no New York statutory authority decating the USMLE's, or any similar entity's, power to sue or be sued, and thus no such part exists.

Accordingly, and for the foregoing reasons, the judget at of the district court is hereby AFFIRMED.

FOR THE COURT

Thomas W. Asreen ting Clerk

Richard Alcant Deputy Clerk